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9	Attorneys for Plaintiffs and the Proposed Class	Plan Committee
	(Additional counsel on signature page)	(Additional counsel on signature page)
10	IN THE UNITED STATI	ES DISTRICT COURT
11	FOR THE NORTHERN DIS	TRICT OF CALIFORNIA
12	SAN FRANCISCO AND OAKLAND DIVISION	
13	THOMAS EEDNIANDEZ and LODA SMITH	Com No. C 06 07220 MH
14	THOMAS FERNANDEZ and LORA SMITH, individually and on behalf of a class of all other)	Case No. C-06-07339 MJJ
15	persons similarly situated,	
16	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER TO MODIFY PRETRIAL
	vs.	ORDER
17	K-M INDUSTRIES HOLDING CO., INC.;	
18	K-M INDUSTRIES HOLDING CO., INC.) ESOP PLAN COMMITTEE; WILLIAM E.)	
19		
20	AND DESIREE B. MOORE REVOCABLE)	
21	TRUST; CIG ESOP PLAN COMMITTEE;) NORTH STAR TRUST COMPANY;)	
22	DESIREE B. MOORE REVOCABLE TRUST;) WILLIAM E. MOORE MARITAL TRUST;)	
	WILLIAM E. MOORE GENERATION-)	
23	SKIPPING TRUST; and DESIREE MOORE, BOTH IN HER INDIVIDUAL CAPACITY	
24	AND AS TRUSTEE OF THE WILLIAM E. AND DESIREE B. MOORE REVOCABLE)	
25	TRUST'S SUCCESSOR TRUSTS NAMED () ABOVE, ()	
26) 	
27	Defendants)	
28	<u> </u>	
	STIPULATION AND [PROPOSED] ORDER TO MODIFY F	PRETRIAL ORDER
	[CASE 140. C-00-0/337 14133]	

1	WHEREAS, the Court entered a Pretrial Order on March 21, 2007, setting forth the			
2	following deadlines and other dates in this litigation:			
3	1.	Further Status Conference:	July 17, 2007.	
4	2.	Non-Expert Discovery Cutoff:	August 31, 2007.	
5	3.	Hearing on motions on Class Certification and Statute of Limitations:	October 9, 2007.	
6	4.	Designation of Experts:	November 9, 2007.	
7	5.	Expert Reports Exchanged:	November 16, 2007.	
8	6.	Designation of Supplemental Rebuttal	- · · · · · · · · · · · · · · · · · · ·	
9	0.	Experts and Exchange of Rebuttal Reports:	December 7, 2007.	
10	7.	Expert Discovery Cutoff:	January 18, 2008.	
11	8.	Hearing on Dispositive Motions:	March 11, 2008.	
12	9.	Pretrial Conference:	April 29, 2008, 3:30 p.m.	
13	10.	Trial:	May 12, 2008, 8:30 a.m.	
14	WHEREAS, this schedule was predicated on Plaintiffs promptly serving discovery			
15	requests and Defendants promptly responding to those requests;			
16	WHEREAS, Plaintiffs served discovery requests on Defendants on April 2, 2007,			
17	including Interrogatories, Requests for Admission, and Requests for Production of Documents;			
18	WHEREAS, Defendants have responded in writing to Plaintiffs on all discovery requests			
19	but have not yet completed production of documents, specifically:			
20		a. Plaintiffs and the Moore Trust have ag schedule is warranted to enable the M		
21		effectively respond to plaintiffs' pendi		
22		b. Defendants K-M Industries Holding (Co., Inc., K-M Industries Holding CIG ESOP Plan Committee have not	
23		produced the bulk of their hard-copy electronic discovery;		
24		c. Defendant North Star Trust Company	v has produced documents in hard	
25		copy form but has not completed elec		
26	WHE	WHEREAS, Plaintiffs have diligently attempted to obtain complete productions from		
27	Defendants, an	nd Defendants have diligently attempted to prod	uce responsive documents but have	
28	STIPULATION AND [PROPOSED] ORDER TO MODIFY PRETRIAL ORDER			
		06-07339 MJJ]		
			Page	

not been able to complete production;

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WHEREAS, the parties agree that depositions of Defendants and other witnesses will be more efficient and productive if Plaintiffs have had an opportunity to review all relevant documents;

WHEREAS, the parties agree that the exchange of discovery has been slower than was anticipated when the scheduling order was entered;

WHEREAS, the parties wish to avoid motions to compel production, which will be timeconsuming and expensive, but will be necessary if all parties are not relieved from the current schedule;

WHEREAS, the litigation schedule overlaps with the December holidays, and so the parties have adjusted certain dates to accommodate the celebration of the holidays by the parties and the Court;

WHEREAS, therefore, the parties agree that the proposed schedule below will better enable the resolution of this litigation on its merits;

Accordingly IT IS HEREBY AGREED AND STIPULATED by the parties through their counsel of record, to extend the dates previously set forth in the Court's Pretrial Order as follows:

1.	Further Status Conference:	July 17, 2007.
	i di dici statas e cinciciet.	0011 11, 2001.

- 2. Non-Expert Discovery Cutoff: October 31, 2007.
- Motions on Class Certification and 3. Statute of Limitations to be heard no later than:

4.

December 11, 2007.

- Designation of Experts: February 15, 2008.
- 5. Expert Reports Exchanged: February 22, 2008.

6. Designation of Supplemental Rebuttal Experts and Exchange of Rebuttal Reports: March 14, 2008.

- 7. Expert Discovery Cutoff: April 25, 2008.
- 8. Dispositive Motions June 24, 2008. to be heard no later than:
- 9. Pretrial Conference: August 12, 2008, 3:30 p.m.

STIPULATION AND [PROPOSED] ORDER TO MODIFY PRETRIAL ORDER [CASE No. C-06-07339 MJJ]

1	10. Trial:		August 25, 2008, 8:30 a.m.
2 3	Dated:June 14, 2007		LEWIS, FEINBERG, LEE, RENAKER & JACKSON, P.C.
4			
5		By:	/s/ Todd Jackson
6			LEWIS, FEINBERG, LEE, RENAKER & JACKSON, P.C.
7 8			RUKIN HYLAND DORIA & TINDALL LLP
9			Attorneys for Plaintiffs and the Proposed Class
0	Dated:		LOVITT & HANNAN, INC.
2		By:	/s/
3		By.	Henry Bornstein Attorneys for Defendant K-M Industries
4 5			Holding Co., Inc.; K-M Industries Holding Co., Inc. ESOP Plan Committee; and CIG ESOP Plan Committee
6			
7	Dated: June 14, 2007		HENNIGAN, BENNETT & DORMAN LL
8		By:	/s/ Robert L. Palmer
9			Attorneys for Defendant William E. and
0			Desiree B. Moore Revocable Trust; Desiree B. Moore Revocable Trust; William E. Moore Marital Trust; William E. and
2			Desiree B. Moore Revocable Trust Generation-Skipping Trust; and Desiree
3			Moore
4			
5	Dated:		MORGAN, LEWIS & BOCKIUS LLP
6		By:	/s/ Nicole Diller
7			Nicole Diller Attorneys for Defendant North Star Trust Company